Page 1 of 2	[x]Original []Substitute []S	upplemental	Atty.Docket:
Combined Decl	aration for Pa	tent Applicati	on and Pow	er of Attorney
I believe I am the ori original, first and	ce address and ci iginal, first and joint inventor	tizenship are as sole inventor ((if plural nar	if only one n nes are liste	next to my name; and that ame is listed below) or an ed below) of the subject n the invention entitled
U.S. Applr [xx] was/will be stage of ar entry requ U.S. Applr and was a	hereto; the United States v n. No. *; filed in the U.S. u	or nder 35 U.S.C. §3 application, PCT/ *; national s §371/§102(e)date (i	71 by entry into 	o the U.S. national 334 : filed July 21, 2004 .
the claims, as amende	d by any amend nt and Tradema	ment referred t irk Office (PTO	o above; and	d specification, including I acknowledge the duty to tion known by me to be
I hereby claim foreign p application(s) for patent application which design	, inventor's or pla	nt breeder's right	s certificate(s).	d 365 (b) of any prior foreign or under §365(a) of any PCT below:
Applicati 	ion No. 5/2003	Country Japan	Filing Date (MM 07/22/2	
international (PCT) applie	cation designating e, having a filing o	a country other that date <u>before</u> that d	han the United	eation for patent (including an States) or for an inventor's or pplication from which foreign
Non-Priority A	pplication No.	Country	Filing Date (M	M/DD/YYYY)
I hereby claim the bene- below:	fit under 35 U.S.C		United States p	provisional applications listed
§365(c) of any prior PCT subject matter of each of application in the manned disclose to the PTO all in became available betwee filing date of this application.	international applification the claims of this er provided by the formation which is not the filing date of the claim the filing date of the claim.	cation(s) designate application is no first paragraph of material to pate of the prior application.	ting the U.S., list disclosed in soft 35 U.S.C. §11 ntability as defination and the second	isional application(s) or understed below and, insofar as the uch U.S. or PCT international 2, I acknowledge the duty to ned in 37 C.F.R. §1.56 which national or PCT international
Application No.	ruing Date	e (MM/DD/YYYY)	Status(paten	ted, pending, abandoned)

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK,P.L.L.C. 624 Ninth Street, N.W. Washington, D.C.20001-5303 (202)628-5197

J.S. Application filedCT Application filed	,Serial No		
Cl Application filed	_,Serial No		
he undersigned hereby authorizes the U.S nstructions from rademark Office regarding this application gents and the undersigned. In the event caken, the U.S. Attorneys or Agents appointed	as to any ac without direct commu of a change of the pe	ction to be taken inication between rsons from whon	in the U.S. Patent an the U.S. Attorneys on instructions may b
hereby further declare that all statements tatements made on information and belief a ith the knowledge that willful false stat apprisonment, or both, under 18 U.S.C. § ne validity of the application or any patent is	are believed to be true ements and the like 1001 and that such	; and that these : so made are p	statements were mad unishable by fine o
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Page 2 of 2 Title: Cyanine dye Atty.Docket:

ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.